Docket 86451DAN Customer No. 01333

2851

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Stacy S. Cook, et al

METHOD AND SYSTEM FOR SELF-SERVICE FILM PROCESSING

Serial No. 09/778,023

Filed 05 February 2001

Group Art Unit: 2851

Examiner: Della J. Rutledge

I hereby certify that this correspondence is being deposited today with the United States Postal Service as first class mail in an envelope addressed to Commissioner For Patents, P.O. Box 1450,

(Times of

August 29, 2003

Commissioner for Patents P.O. Box 1450

Alexandria, VA. 22313-1450

Transmitted herewith is an amendment in the above-identified application:

No additional fee is required.

The fee has been calculated as shown below: OTHER THAN A SMALL (Col. 1) (Col. 2) **ENTITY** (Col. 3) **CLAIMS** REMAINING HIGHEST NO. **PREVIOUSLY PRESENT** ADDITIONAL **AFTER** AMENDMENT PAID FOR RATE **EXTRA FEE** TOTAL 95 MINUS 95 0 X 18 \$0 **INDEP MINUS** 0 X 84 \$0 FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM +280\$ 0

Please charge my Eastman Kodak Company Deposit Account No. <u>05-0225</u> in the amount of \$0

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X Any additional filing fees required under 37 CFR 1.16.

X Any patent application processing fees under 37 CFR 1.17.

(For Extensions of Time and other Petitions to the Assistant Commissioner)

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Attorney for Applicants Registration No. 33,324

TOTAL

\$0

https://kosaiis008.ekc1.ekc.kodak.com/CreateADoc/Temp/L414283.doc

^{*} The "Highest Number Previously Paid For" (Total or Independent) is the highest number found from the equivalent box in Col. 1 of a prior amendment or the number of claims originally filed.



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Sir:

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Tracey Thomas

Jugost 29, 2003

Response

Reconsideration of the present application in view of the following remarks is respectfully requested.

REMARKS

Claims 1-95 are pending in the present application. Claims 1-95 were rejected under 35 U.S.C. 102(b) based upon public use or sale of the invention.

With respect to the above-noted rejection, Applicants submit that the material alleged by the Examiner as being evidence of the public use or sale of the invention does not constitute a public use or a sale of the invention under 35 U.S.C. 102(b).

On page 2, paragraph 2 of the invention, the Examiner indicates that the submitted materials representative of meetings held January 12, 1998, and June 21, 1999, constitute a "sale" prior to the filing date of the present application.

First, with respect to public use of a claimed invention under 35 U.S.C. 102(b), this occurs when the inventor allows another person to use the invention "without limitation, restriction or obligation of secrecy to the inventor" (see <u>In re: Smith</u>, 714 F.2d 1127, 1134, 218 USPQ 976, 983 (Fed. Cir. 1983).